



Journal of the Senate

Number 9

Tuesday, March 2, 1993

CALL TO ORDER

The Senate was called to order by the President at 9:00 a.m. A quorum present—35:

Mr. President	Dantzler	Hargrett	Meadows
Bankhead	Diaz-Balart	Holzendorf	Scott
Beard	Dudley	Jenne	Siegel
Boczar	Dyer	Jennings	Silver
Brown-Waite	Foley	Johnson	Sullivan
Burt	Forman	Jones	Thomas
Casas	Grant	Kirkpatrick	Turner
Childers	Grogan	Kiser	Williams
Crist	Harden	Kurth	

Excused: Senator McKay

PRAYER

The following prayer was offered by the Rev. Alan Jefferson, Pastor, Crystal River United Methodist Church, Crystal River:

Gracious God, be present with our state Senators as they continue their work on this day. Give them strength as they labor with the monumental tasks that are before them. Guide them as they legislate for the people of this state that they may strive for justice and promote the welfare of all.

Grant each member wisdom and understanding, pure purposes and sound speech. May they be good stewards with all the resources of this state so that the quality of life may be protected and preserved. Give each a vision for the future and may they work in harmony.

Then guide us, who are residents, in support of a vision where all will be concerned for the public good. As the day wears on, may your presence carry these servants until their work is done. I ask these things in your name. Amen.

PLEDGE

Senate Page, Argie Gemelas, of Spring Hill led the Senate in the pledge of allegiance to the flag of the United States of America.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Jennings, by two-thirds vote **SB 1846** was withdrawn from the Committees on Health and Rehabilitative Services; Judiciary; Finance, Taxation and Claims; and Appropriations; and referred to the Committees on Health Care; Judiciary; Finance, Taxation and Claims; and Appropriations; **SB 896** was withdrawn from the Committee on Professional Regulation; **CS for SB 166** was withdrawn from the Committee on Agriculture; **SB 504** was withdrawn from the Committees on Community Affairs and Appropriations and referred to the Committees on Transportation, Community Affairs and Appropriations; and **SB 332** was removed from the calendar and referred to the Committee on Community Affairs.

On motions by Senator Scott, by two-thirds vote **CS for SB 62**, **CS for SB 132** and **Senate Bills 410, 678, 720 and 1508** were withdrawn from the Committee on Appropriations.

On motions by Senator Diaz-Balart, by two-thirds vote **Senate Bills 1302 and 778** were withdrawn from the committees of reference and further consideration.

On motions by Senator Kiser, by two-thirds vote **Senate Bills 466 and 1760** were withdrawn from the Committee on Finance, Taxation and Claims.

COMMITTEE MEETING CHANGE

On motion by Senator Jennings, the rules were waived and the Committee on Health Care was granted permission to meet from 5:15 p.m. until 8:00 p.m. in lieu of 6:15 p.m. until 9:00 p.m. as scheduled this day.

SPECIAL ORDER

Communication

Senator Ander Crenshaw, President
The Florida Senate

February 26, 1993

Dear Mr. President:

In compliance with Article III, Section 19(d) of the Constitution and Joint Rule 2, engrossed copies of Senate Bills 1800, 1802 and 1804 have been furnished to each member of the Legislature, each member of the Cabinet, the Governor, and the Chief Justice of the Supreme Court.

Delivery was completed February 26, 1993 at 8:30 a.m.

Respectfully submitted
Joe Brown, Secretary

SB 1800—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1993, and ending June 30, 1994, to pay salaries, and other expenses, and for other specified purposes of the various agencies of State government; providing an effective date.

—was taken up pending roll call, having been considered and amended on February 25. The vote on passage was:

Yeas—34 Nays—1

Motion

On motion by Senator Scott, the rules were waived and **SB 1800** was ordered immediately certified to the House.

SB 1802—A bill to be entitled An act relating to implementing the fiscal year 1993-1994 General Appropriations Act; providing legislative intent; providing that the Emergency Medical Services Trust Fund may be used to fund Medicaid reimbursement for patient transportation; eliminating funding for increases in obstetrical fees for Medicaid providers and requiring the Department of Health and Rehabilitative Services to reimburse such providers for obstetrical services based on the rates in effect on a specified date; providing for calculation of the statewide adjusted aggregate required local effort for all school districts from ad valorem taxes, under authority of the Commissioner of Education; providing for adjustment of the required local effort millage rate of certain districts; providing for calculation of school districts' maximum total weighted full-time equivalent student enrollment; providing for the implementation of ch. 90-49, Laws of Florida, relating to laboratory schools; requiring the State University System to develop a personnel system to meet certain payroll needs and informational requirements; prescribing limits on increases in financial assistance payments for private tuition assistance; authorizing the Division of Bond Finance of the State Board of Administration to refinance certain bonds; authorizing legislators, the Governor, the Lieutenant Governor, and members of the Cabinet to voluntarily reduce salary by a specified percentage; authorizing the Executive Office of the Governor and the Chief Justice of the Supreme Court to approve certain budget changes under certain circumstances and requiring the Executive Office of the Governor and the Chief Justice to maintain an accounting of these changes and to provide this

accounting to the legislative appropriations committees upon request; exempting the Department of Revenue from certain provisions of law relative to the implementation of the automated collection and enforcement system; authorizing the Department of Health and Rehabilitative Services to use general revenue funds to extend AFDC and Medicaid benefits to certain asylum applicants; authorizing the use of unobligated discretionary capital improvement millage to fund one-time expenditures for classroom materials; providing for security at meetings of the Parole Commission; authorizing the Department of Education to purchase annuities to be used as reduction-in-force bonuses for eligible employees; exempting the Department of Corrections from certain provisions relating to pharmacies; providing for a pilot cluster pharmacy project; requiring a study by the Intergovernmental Affairs Policy Unit in the office of the Governor with respect to refugees; authorizing the Department of Transportation to enter into a loan agreement with airports that meet specified criteria; providing conditions on such loans; providing that funds raised by sale of management area stamps and dedicated for the purchase of lands for hunting, fishing, and outdoor recreation purposes may be used for management area lease payments; prescribing an additional duty of the Education Estimating Conference; authorizing the Department of Commerce to enter into a loan agreement up to a specified amount to implement the Spaceport Florida Authority Act and providing conditions for repayment of the loan; requiring a report by the Department of Health and Rehabilitative Services on specified pending class-action litigation; providing for an appropriation from the Cross Florida Barge Canal Trust Fund for a 2-year study; prohibiting payment for goods or services under dispute arising from a contract or judgment, if the contract contains dispute-resolution provisions that have not been followed by the contractor; relieving the Department of Revenue from the obligation to use certified mail when providing certain notice with respect to debt collection; limiting state agency and branch actions resulting from certain contracts containing provisions for dispute resolution; prohibiting departments of the executive branch, state universities, community colleges, and water management districts from using public funds to retain lobbyists to represent them before the legislative or executive branch; exempting full-time employees of these entities; prohibiting lobbyists from accepting compensation derived from public funds; providing penalties; authorizing complaints to be filed with and investigated by the Commission on Ethics; authorizing the commission to adopt rules; requiring a report on the transfer of moneys to administration; prescribing authority of the Executive Office of the Governor with respect to changes in amounts appropriated for Conservation and Recreation Land management; prescribing authority of the Executive Office of the Governor with respect to reallocation of surplus funds relating to Conservation and Recreation Lands activities; authorizing the Department of Natural Resources to make a loan to the Greater Tampa Bay Marine Advisory Council for on-line measurement of tides; providing for the repayment of such loan under certain conditions; providing for the Board of Regents to use the Dade County Educational Facilities Authority to issue bonds for residence projects at Florida International University; providing for the Board of Regents to construct specified residence projects at Florida International University; providing authority for state universities to match funds in the Trust Fund for Eminent Scholars or the Trust Fund for Major Gifts; authorizing the Department of Health and Rehabilitative Services to pay certain costs related to lease-purchase of service centers; providing for the nonreverter of funds in specific appropriation 2165AL of the 1989-1990 General Appropriations Act; providing for the transfer of those funds in fulfillment of the Help Center project for which they were originally appropriated; directing the Department of Management Services to conduct a study relating to the Richard P. Daniel State Office Building; prescribing the method by which the Department of Health and Rehabilitative Services will make allocations to service districts; directing the Department of Health and Rehabilitative Services to take actions to replace certain facilities damaged or destroyed by Hurricane Andrew; providing for housing specified felony offenders in county correctional facilities pursuant to contract between the Department of Corrections and the chief correctional officer of each county the facilities of which are used; providing for a 1-year venture between Enterprise Florida and the Department of Corrections and the Department of Health and Rehabilitative Services for the purchase of products made with recycled plastics; providing guidelines for the venture; prescribing authority of the Department of Corrections and Department of Health and Rehabilitative Services to contract for an audit; providing severability; providing effective dates, including a retroactive effective date, and expiration dates.

—was taken up pending roll call, having been considered and amended on February 25. The vote on passage was:

Yeas—35 Nays—None

Motion

On motion by Senator Scott, the rules were waived and **SB 1802** was ordered immediately certified to the House.

SB 1804—A bill to be entitled An act making supplemental appropriations providing moneys from the Hurricane Andrew Recovery and Rebuilding Trust Fund and other named funds for the annual periods beginning July 1, 1992 and ending June 30, 1993, and July 1, 1993 and ending June 30, 1994; to pay salaries, and other expenses, capital outlay - buildings and other improvements, and for other specified purposes of the various agencies of State government; supplementing appropriations as provided in Chapter 92-293, Laws of Florida; providing an effective date.

—was taken up pending roll call, having been considered and amended on February 25. The vote on passage was:

Yeas—35 Nays—None

Motion

On motion by Senator Scott, the rules were waived and **SB 1804** was ordered immediately certified to the House.

SB 352—A bill to be entitled An act relating to the constitutional gas tax; amending s. 206.47, F.S.; amending the allowable uses of surplus gas tax funds distributed to the counties pursuant to the State Constitution; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote **SB 352** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34 Nays—None

CS for SB 428—A bill to be entitled An act relating to domestic relations; amending s. 61.052, F.S.; providing that evidence at a hearing on a petition for dissolution of marriage need not be corroborated; amending s. 61.075, F.S.; providing for unequal distribution of marital assets and liabilities; providing additional factors to be considered by court in making a distribution; amending s. 61.13, F.S.; requiring court to consider evidence of spouse abuse or child abuse in determining parental responsibility for a minor child; providing for venue in child custody modifications; providing additional criteria to be considered in deciding shared responsibility and primary residence; amending s. 61.14, F.S.; providing for modification of support, maintenance, or alimony agreements or orders under certain conditions; providing that degree of proof for modifying the obligations is the same for obligations established by court order and those established by voluntary agreement; amending s. 61.16, F.S.; providing that certain applications need not be corroborated by expert testimony; amending s. 61.30, F.S.; providing additional criteria for courts to consider in adjusting minimum child support awards; amending s. 742.045, F.S.; providing that certain applications in paternity proceedings need not be corroborated by expert testimony; providing an effective date.

—was read the second time by title. On motion by Senator Jones, by two-thirds vote **CS for SB 428** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37 Nays—None

Consideration of **CS for SB 314** was deferred.

On motion by Senator Kurth, by two-thirds vote **CS for HB 231** was withdrawn from the Committee on Criminal Justice.

On motion by Senator Kurth—

CS for HB 231—A bill to be entitled An act relating to breast feeding; creating s. 383.015, F.S.; encouraging breast feeding and authorizing breast feeding in public; amending ss. 800.02 and 800.03, F.S.; clarifying language and providing that breast feeding a baby does not violate prohibitions against unnatural and lascivious acts or exposure of sexual organs, and reenacting s. 933.18(7)(b) and (c), F.S., relating to search warrants, to incorporate said amendments in references thereto; amending s. 800.04, F.S.; clarifying language and providing that breast feeding a baby does not violate prohibitions against lewd, lascivious, or indecent conduct in the presence of a child; amending s. 847.001, F.S.; providing that breast feeding a baby does not violate prohibitions against obscenity, is not harmful to minors, and does not constitute unlawful nudity or sexual conduct, and reenacting s. 847.0133(1), F.S., relating to protection of minors, to incorporate said amendment in a reference thereto; providing an effective date.

—a companion measure, was substituted for **SB 472** and read the second time by title. On motion by Senator Kurth, by two-thirds vote **CS for HB 231** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 894—A bill to be entitled An act relating to autopsies; amending s. 872.04, F.S.; providing that health-care surrogates may provide written consent for an autopsy; providing an effective date.

—was read the second time by title. On motion by Senator Sullivan, by two-thirds vote **SB 894** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37 Nays—None

Consideration of **SB 98** was deferred.

SB 68—A bill to be entitled An act relating to workers' compensation; amending s. 440.02, F.S.; excluding from the definition of "accident" diseases with certain prejudicial manifestations; providing an effective date.

—was read the second time by title.

The Committee on Commerce recommended the following amendment which was moved by Senator Hargrett and adopted:

Amendment 1—On page 1, line 23, strike "*handicap, or marital status*" and insert: *or handicap*

On motion by Senator Hargrett, by two-thirds vote **SB 68** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37 Nays—None

On motions by Senator Forman, by two-thirds vote **CS for HB 103** was withdrawn from the Committees on Agriculture, Criminal Justice and Appropriations.

On motions by Senator Forman, by two-thirds vote—

CS for HB 103—A bill to be entitled An act relating to animals; amending s. 767.04, F.S.; revising dog owner's liability for damages to persons bitten; providing for negligence by the person bitten; amending s. 767.11, F.S.; redefining the term "severe injury" for the purpose of laws relating to damage by dogs; amending ss. 767.12 and 767.13, F.S.; revising procedures for classifying dogs as dangerous; providing for appeal with respect to the classification of a dog as dangerous or to the confiscation of a dog; providing an exception to the requirement to keep a dangerous dog muzzled and on a leash; prohibiting the destruction of a dog while an appeal is pending; providing that the owner of a dog is not criminally

liable if the dog attacks or bites a person engaged in or attempting to engage in criminal activity; amending s. 828.05, F.S.; revising provisions relating to killing an injured or diseased domestic animal; providing for such action by the animal's owner; amending s. 828.058, F.S.; restricting method of euthanasia of dogs and cats by public or private agencies or animal shelters; providing an exception in emergency situations; restricting authority of lay persons who may perform such euthanasia; requiring a certification course; specifying curriculum; providing a penalty; amending s. 828.122, F.S.; deleting requirement that an animal be held pending disposition of certain charges; transferring, renumbering, and amending s. 585.95, F.S.; authorizing alternative methods of administering bordetella to a dog before sale; revising the time during which a dog or cat must be examined before sale; creating the "Florida Animal Enterprise Protection Act"; providing definitions; prohibiting animal enterprise disruption; describing elements of the offense; providing criminal penalties; requiring restitution; authorizing injunctive relief in ongoing cases; providing an effective date.

—a companion measure, was substituted for **CS for SB 172** and by two-thirds vote read the second time by title. On motion by Senator Forman, by two-thirds vote **CS for HB 103** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37 Nays—2

CS for SB 578—A bill to be entitled An act relating to seed; amending s. 575.01, F.S., defining "vegetative propagating materials"; amending ss. 575.02 and 575.10, F.S.; providing for certification of seedlings, vegetative propagating materials, and plants; expanding purpose of ch. 575, F.S.; amending s. 575.04, F.S.; providing for unlawful labeling; amending ss. 575.05 and 578.11, F.S.; deleting requirement for certain notice of rule-making; deleting requirement for approval and supervision of personnel by the State Chemist; amending s. 578.09, F.S.; revising a labeling requirement for agricultural seed and certain vegetable seed; amending s. 578.22, F.S.; providing for use of fees; creating s. 578.30, F.S.; creating the Seed Technical Council within the Department of Agriculture and Consumer Services; providing for membership, powers and duties, meetings, and records; authorizing per diem and travel expenses for members; providing an effective date.

—was read the second time by title. On motion by Senator Casas, by two-thirds vote **CS for SB 578** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 442—A bill to be entitled An act relating to the local option tourist development tax; amending s. 125.0104, F.S.; authorizing the use of tax revenues for public recreational parks by certain counties; providing an effective date.

—was read the second time by title.

The Committee on Community Affairs recommended the following amendment which was moved by Senator Johnson and adopted:

Amendment 1—On page 1, strike all of lines 22-28 and insert: repair, improve, maintain, operate, or promote one or more *recreational parks*, zoological parks, fishing piers, or nature centers *that* ~~which~~ are publicly owned and operated or *that are* owned and operated by not-for-profit organizations and *are* open to the public.

The Committee on Finance, Taxation and Claims recommended the following amendments which were moved by Senator Kiser and adopted:

Amendment 2—On page 1, strike all of lines 10-12 and insert:

Section 1. Paragraphs (a) and (b) of subsection (5) of section 125.0104, Florida Statutes, 1992 Supplement, are amended to read:

Amendment 3 (with Title Amendment)—On page 1, between lines 15 and 16, insert:

(a) All tax revenues received pursuant to this section by a county imposing the tourist development tax shall be used by that county for the following purposes only:

1. To acquire, construct, extend, enlarge, remodel, repair, improve, maintain, operate, or promote one or more publicly owned and operated

convention centers, sports stadiums, sports arenas, coliseums, or auditoriums, or museums that are publicly owned and operated or owned and operated by not-for-profit organizations and open to the public, within the boundaries of the county or subcounty special taxing district in which the tax is levied. However, these purposes may be implemented through service contracts and leases with persons who maintain and operate adequate existing facilities;

2. To promote and advertise tourism in the State of Florida and nationally and internationally;

3. To fund convention bureaus, tourist bureaus, tourist information centers, and news bureaus as county agencies or by contract with the chambers of commerce or similar associations in the county; ⚬

4. To finance beach improvement, maintenance, renourishment, restoration, and erosion control, including shoreline protection, enhancement, cleanup, or restoration of inland lakes and rivers to which there is public access; or-

5. To provide safe and secure beach environments, including paying for life guard salaries and construction of life guard stands.

And the title is amended as follows:

In title, on page 1, line 5, after the semicolon (;) insert: amending s. 125.0104, F.S.; authorizing the use of tax revenues for providing safe and secure beach environments including paying for life guard salaries and construction of life guard stands;

Reconsideration of Amendment

On motion by Senator Hargrett, the Senate reconsidered the vote by which **Amendment 3** was adopted. **Amendment 3** failed.

On motion by Senator Johnson, by two-thirds vote **SB 442** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33 Nays—5

CS for SB 690—A bill to be entitled An act relating to contracting; amending ss. 489.119 and 489.521, F.S.; requiring the certification or registration number of each contractor to appear in each advertisement, regardless of medium, used by that contractor; providing penalties for failure of a contractor to provide the contractor's registration or certification number when submitting an advertisement for publication, broadcast, or printing and for advertising as a registered or certified contractor without holding a valid state certification or registration; providing an effective date.

—was read the second time by title.

Senator Burt moved the following amendment which was adopted:

Amendment 1 (with Title Amendment)—On page 1, line 26, after the period (.) insert: *For the purposes of this part, the term "advertisement" does not include business cards, business stationery, or any promotional novelties such as balloons, pencils, trinkets, or articles of clothing.*

And the title is amended as follows:

In title, on page 1, line 6, after the semicolon (;) at the end of the line, insert: excepting certain advertising items;

On motion by Senator Burt, by two-thirds vote **CS for SB 690** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 482—A bill to be entitled An act relating to aircraft; creating s. 329.41, F.S.; providing that a person who has furnished fuel to an aircraft has a lien on the aircraft for the unpaid fuel charges; amending s. 329.51, F.S.; providing for enforcement of such liens; providing an effective date.

—was read the second time by title. On motion by Senator Casas, by two-thirds vote **SB 482** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39 Nays—None

On motion by Senator Kurth, by two-thirds vote **CS for HB 81** was withdrawn from the Committee on Commerce.

On motion by Senator Kurth—

CS for HB 81—A bill to be entitled An act relating to crime victim assistance; amending s. 960.07, F.S.; extending the period of time for minors to file claims for crime victims' compensation; amending s. 775.0835, F.S.; correcting a reference relating to a specified additional cost designated for deposit in the Crimes Compensation Trust Fund; providing an effective date.

—a companion measure, was substituted for **CS for SB 182** and read the second time by title. On motion by Senator Kurth, by two-thirds vote **CS for HB 81** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39 Nays—None

On motions by Senator Jennings, by two-thirds vote **HB 535** was withdrawn from the Committees on Education; Transportation; and Finance, Taxation and Claims.

On motions by Senator Jennings, by two-thirds vote—

HB 535—A bill to be entitled An act relating to driver's education; amending s. 322.13, F.S.; authorizing private secondary schools to provide driver's education courses and driver's license examinations; providing immunity from liability for persons employed to conduct such courses or examinations; providing an effective date.

—a companion measure, was substituted for **SB 250** and by two-thirds vote read the second time by title. On motion by Senator Jennings, by two-thirds vote **HB 535** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38 Nays—None

On motion by Senator Gutman, by two-thirds vote **HB 1779** was withdrawn from the Committee on Health Care.

On motions by Senator Gutman, by two thirds vote—

HB 1779—A bill to be entitled An act relating to emergency medical treatment; reenacting s. 401.291, F.S., as amended, relating to the use of automatic external defibrillators, authorization for such use, and reports on such authorization; reenacting and amending s. 401.425, F.S., as amended, relating to duties of emergency medical review committees, limitation on liability, and confidentiality of proceedings and records; removing a requirement that health care providers must post bond before bringing certain actions; reenacting and amending s. 401.445, F.S., as amended, relating to emergency examination and treatment of incapacitated persons; correcting terminology; providing intent; providing for retroactive effect; providing an effective date.

—a companion measure, was substituted for **SB 98** and by two-thirds vote read the second time by title. On motion by Senator Gutman, by two-thirds vote **HB 1779** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39 Nays—None

CS for SB 216—A bill to be entitled An act relating to frozen deserts; amending s. 503.011, F.S.; revising definitions; amending s. 503.031, F.S.; providing powers of the Department of Agriculture and Consumer Services with respect to the regulation of the manufacture of frozen deserts; amending s. 503.041, F.S.; providing license requirements for frozen dessert manufacturing plants; providing reporting requirements; creating s. 503.0415, F.S.; providing for deposit of license fees and fines into the General Inspection Trust Fund; amending s. 503.071, F.S.; providing penalties; repealing s. 6, ch. 83-12, Laws of Florida; abrogating the repeal of ch. 503, F.S., under the Regulatory Sunset Act; providing an effective date.

—was read the second time by title. On motion by Senator Foley, by two-thirds vote **CS for SB 216** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38 Nays—None

CS for SB 322—A bill to be entitled An act relating to nonresidential tenancies; amending s. 83.20, F.S.; providing for removal of a tenant for the tenant's breach of the lease; requiring notice; creating s. 83.201, F.S.; providing for withholding of rent upon untenability of premises; requiring notice; providing for termination of lease if premises not made tenable; creating s. 83.202, F.S.; providing for waiver of removal action for nonpayment of rent; amending s. 83.231, F.S.; providing further requirements to obtain a money judgment in an action for removal of a tenant; creating s. 83.232, F.S.; requiring the payment of rent into the court registry in an action by a landlord which includes a claim for possession; providing for a hearing of a dispute on the amount of rent owed; providing for notice; providing an effective date.

—was read the second time by title. On motion by Senator Jenne, by two-thirds vote **CS for SB 322** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39 Nays—None

CS for SB 196—A bill to be entitled An act relating to mortgage guaranty insurance; amending s. 635.011, F.S.; revising the definition of mortgage guaranty insurance; amending s. 635.041, F.S.; specifying that the insurance state regulatory agency in an insurer's state of domicile must approve the release of the contingency reserve; amending s. 635.051, F.S.; specifying that continuing education requirements not apply upon renewal of appointment of mortgage guaranty agents; amending s. 635.091, F.S.; applying an additional provision of law to mortgage guaranty insurers; repealing s. 12, ch. 83-281, Laws of Florida, which provides for the expiration of ch. 635, F.S., regulating such insurance; providing an effective date.

—was read the second time by title. On motion by Senator Grant, by two-thirds vote **CS for SB 196** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34 Nays—None

CS for SB 920—A bill to be entitled An act relating to elevators; amending s. 399.01, F.S.; providing definitions; amending s. 399.02, F.S.; providing for the adoption of an elevator safety code; providing certain reports are confidential; amending s. 399.035, F.S.; providing elevator accessibility requirements for the handicapped; amending s. 399.045, F.S.; providing fees for certificates of competency; authorizing revocation of a certificate of competency for failure to comply with rules of Division of Hotels and Restaurants of the Department of Business Regulation; amending s. 399.05, F.S.; providing for a construction permit fee; amending s. 399.07, F.S.; providing for suspension of certificates of operation; providing for a delinquency fee for certain certificate renewals; amending s. 399.105, F.S.; providing time limit to comply with order; repealing s. 17, ch. 83-145, and s. 1(5), ch. 86-286, Laws of Florida; abrogating repeals of ch. 399, F.S., regulating elevators, which were scheduled under the Regulatory Sunset Act; providing an effective date.

—was read the second time by title. On motion by Senator Grant, by two-thirds vote **CS for SB 920** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34 Nays—None

On motion by Senator Holzendorf, by two-thirds vote **HB 1775** was withdrawn from the Committee on Personnel, Retirement and Collective Bargaining.

On motion by Senator Holzendorf—

HB 1775—A bill to be entitled An act relating to the Florida Firefighters, Paramedics, and Police Officers Health Project; repealing s. 112.185, F.S.; relating to the project within the University of Miami School of Medicine; providing an effective date.

—a companion measure, was substituted for **SB 922** and read the second time by title. On motion by Senator Holzendorf, by two-thirds vote **HB 1775** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37 Nays—None

CS for SB 218—A bill to be entitled An act relating to milk and milk products; amending s. 502.171, F.S.; requiring the Department of Agriculture and Consumer Services to charge a fee for a milk-fat tester's permit; providing for deposit of proceeds of the fee into the General Inspection Trust Fund; amending s. 502.231, F.S.; revising penalty provisions with respect to compliance with department rules; repealing s. 2, ch. 83-11, Laws of Florida; abrogating the repeal of s. 502.032, F.S., under the Regulatory Sunset Act; providing an effective date.

—was read the second time by title. On motion by Senator Foley, by two-thirds vote **CS for SB 218** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37 Nays—None

CS for SB's 200 and 300—A bill to be entitled An act relating to continuing care contracts; amending s. 651.021, F.S.; providing that the purchase of an existing building for the purpose of providing continuing care is not precluded by the lack of a certificate of authority; requiring written approval by the Department of Insurance before marketing of certain expansions of certificated continuing care facilities may be commenced; amending s. 651.023, F.S.; providing for issuance of certificates of authority and for release of moneys held in escrow; amending s. 651.026, F.S.; providing for annual reports by continuing care providers and the contents thereof; providing for change of a provider's fiscal year; amending s. 651.028, F.S.; specifying authority of the department to waive requirements for accredited facilities; amending s. 651.035, F.S.; revising provisions relating to minimum liquid reserves; amending s. 651.055, F.S.; revising provisions pertaining to refund provisions contained in continuing care agreements; amending s. 651.085, F.S.; requiring certain information to be presented to residents; amending s. 651.091, F.S.; requiring prospective residents to be furnished into certain information about reserve funds; amending s. 651.105, F.S.; deleting authority of the Department of Insurance to levy administrative fines against providers for noncompliance; amending s. 651.114, F.S., pertaining to delinquency proceedings; providing that the rights of the department may be subordinated to the rights of a trustee pursuant to a resolution, ordinance, or indenture of trust securing bonds or notes issued to finance a facility under specified circumstances; providing that the department may elect not to exercise specified remedial rights under certain circumstances and conditions; providing for issuance of a temporary certificate of authority to a trustee or lender subject to certain conditions; creating s. 651.123, F.S.; requiring the department to establish alternative dispute resolution procedures; saving ch. 651, F.S., from Sunset repeal; saving s. 651.121, F.S., relating to the Continuing Care Advisory Council, from Sundown repeal; providing an effective date.

—was read the second time by title. On motion by Senator Grant, by two-thirds vote **CS for SB's 200 and 300** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39 Nays—None

Consideration of **SB 326** was deferred.

RECESS

On motion by Senator Jennings, the Senate recessed at 10:23 a.m.

CALL TO ORDER

The Senate was called to order by the President at 10:45 a.m. A quorum present.

SENATE REUNION

Presidents Crenshaw and Thomas requested that former Senate Presidents Dempsey Barron, Bob Crawford, Curtis Peterson, W. D. Childers, Philip Lewis, Gwen Margolis, Randolph Hodges and Mallory Horne join them at the rostrum.

The following former members of the Senate in attendance for the 1993 Senate Reunion were welcomed by the Presidents:

Tom Adams, Lynwood Arnold, Dempsey J. Barron, C. W. (Bill) Beaufort, Tom C. Brown, Doyle E. Carlton, Jr., Don C. Childers, Bob Crawford, J. Emory Cross, Richard T. Crotty, C. Welborn Daniel, Timothy D. Deratany, Fred O. Dickinson, Joe Eaton, Vince Fechtel, Jr., Clyde Gallo-way, Winston W. Gardner, Jr., Arnett E. Girardeau, Jim Glisson, Bill Gorman, Bill Grant, Tom Greene, Mattox Hair, Randolph Hodges, Mal-lory E. Horne, Dan Jenkins, Beth Johnson, Scott Kelly, Gerald A. Lewis, Philip D. Lewis, Hal Y. Maines, Frank Mann, Gwen Margolis, Clark Maxwell, Jr., John M. McCarty, David H. McClain, Robert W. McK-night, Tom McPherson, T. Truett Ott, Curtis Peterson, Kenneth A. Plante, Van B. Poole, John S. Rawls, Cliff S. Reuter, J. B. Rodgers, Jr., Bob Saunders, Henry B. Saylor, Robert L. (Bob) Shevin, Tom Slade, Bruce Smathers, Javier Souto, Paul B. Steinberg, George Stuart, Jr., Rus-sell E. Sykes and John T. Ware

The following special guests were also welcomed:

Tommy Burns, Shirley Gwynn, Belle Warren and Jackie Sharkey, former Senate staff; and George Inman, former reading clerk; Mrs. Vivian Hill, widow of Senator John A. Hill; Mrs. A. G. McArthur, widow of Sena-tor Alexander G. McArthur; Mrs. Margie Johnson, widow of Senator Dewey M. Johnson; and Kimball Mathews, daughter of Senator John E. Mathews, Jr.

By the direction of the President, the Secretary read the names of former Senators who had passed away since the last reunion: John A. Hill and James "Jim" Johnston.

MEMORIAL RESOLUTIONS

On motion by Senator Childers, by unanimous consent—

By Senator Childers—

SR 2204—A resolution expressing regret at the death of Senator James "Jim" Johnston.

WHEREAS, the Florida Senate, with deep regret, learned of the death of former Senator James "Jim" Johnston, and

WHEREAS, Senator Johnston served in the Florida Senate from 1972 through 1974, and

WHEREAS, it is most appropriate that the Florida Senate commemo-rate the passing of one of its former members who served his district and the State of Florida so admirably, **NOW, THEREFORE,**

Be It Resolved by the Senate of the State of Florida:

That this legislative body does pause in its deliberations to pay its respects to the late Senator James "Jim" Johnston and that the Florida Senate in session assembled does record this testimonial of esteem and bereavement:

IN MEMORIAM

JAMES JOHNSTON

James Johnston was born in Pensacola, Florida, August 21, 1936, was educated at Marion Institute in Marion, Alabama, and attended the Uni-versity of Florida, where he received his B.S. degree in Journalism in 1960. He held the Doctor of Jurisprudence degree from the University of Alabama, was a member of the bar in Florida and in Alabama, and belonged to the American Trial Lawyers Association. Before he was elected to the Senate, he was Assistant State Attorney for the First Judi-cial Circuit of Florida. Senator Johnston had also been a mechanical con-tractor and land developer, and had served in the United States Marine Corps.

A capable and dynamic trial attorney, Senator Johnston practiced that profession with success and distinction after leaving the Senate. A shy man in his everyday demeanor, James Johnston was a tiger in court. He saw himself as a champion of the common man, and he often responded to calls for legal help which came to him in the middle of the night.

He was an avid golfer and collector of antiques, and he and his wife, Rebecca, traveled all over the country to locate treasures for their collec-tion. They were particularly proud of their French lithographs. In earlier days, he was a sports-car enthusiast and collector, but in recent years, he devoted his attention to golfing and antiques.

Senator Johnston had three sons, of whom he was quite proud, and he weathered the tragedy of one son's death at age 19.

In addition to his love of his family, James Johnston loved the beach, his Schnauzer, and reading. He often rose at 5 a.m. to fit reading into his busy day, and he would spend that time perusing the stock market reports and materials to improve the mind.

BE IT FURTHER RESOLVED, that a copy of this resolution, signed by the President of the Senate and with the Senate Seal affixed, be trans-mitted to Mrs. Rebecca Johnston, widow of James Johnston, as a tangible token of the sentiments of the Florida Senate and as a lasting symbol of the respect held by its members.

—was introduced out of order and read by title. On motion Senator Childers, **SR 2204** was read the second time in full and adopted.

On motion by Senator Casas, by unanimous consent—

By Senators Casas, Gutman, Forman and Diaz-Balart—

SR 2186—A resolution expressing regret at the death of Senator John A. Hill.

WHEREAS, the Florida Senate, with deep regret, learned of the death of former Senator John A. Hill, and

WHEREAS, Senator Hill served with distinction in the Florida House of Representatives from 1974 to 1978 and in the Florida Senate from 1978 through 1988, and

WHEREAS, it is most appropriate that the Florida Senate commemo-rate the passing of one of its former members who served his district and the State of Florida so admirably, **NOW, THEREFORE,**

Be It Resolved by the Senate of the State of Florida:

That this legislative body does pause in its deliberations to pay its respects to the late Senator John A. Hill and that the Florida Senate in session assembled does record this testimonial of esteem and bereave-ment:

IN MEMORIAM

JOHN A. HILL

John A. Hill was born in Miami, Florida, on May 20, 1931. He attended Miami-Dade Junior College, and served from 1950 to 1963 in the United States Marine Corps Reserve, attaining the rank of Master Sergeant.

He was elected to the House of Representatives in 1974 and served until 1978. As well as being selected as the Florida Education Association Outstanding Freshman Legislator in 1975, he was the House Majority Floor Leader in 1976-1978. Subsequently, he served in the Florida Senate, where he was Majority Leader from 1982 to 1984.

Senator Hill was active in diverse organizations, including the Interna-tional Brotherhood of Electrical Workers, Local Union 359; the Hialeah-Miami Springs Chamber of Commerce Board of Directors; the Optimist and Rotary clubs, Mahi Temple AAONMS Scottish Rite, Valley of Miami, Orient of Florida; and the National Association of Life Under-writers.

In addition to receiving numerous awards from civic and professional organizations, Senator Hill was honored in his occupation as a Life Underwriter, by receiving a New York Life Insurance Company Top Club Centurion Award and a National Association of Life Underwriters National Sales Achievement Award.

Senator Hill's widow is Vivian Carlson Hill of Miami, and his children are John Alfred, Richard Allen, and Kathy Ann.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the President of the Senate and with the Seal of the Senate affixed, be transmitted to Mrs. Vivian Carlson Hill, widow of John A. Hill, as a tangible token of the sentiments of the Florida Senate and as a lasting symbol of the respect held by its members.

—was introduced out of order and read by title. On motion by Senator Casas, **SR 2186** was read the second time in full and adopted.

The President recognized Senator Casas for remarks.

Special Guest

Upon request of the President, Senator Casas escorted Mrs. Hill to the rostrum where she was presented a copy of the resolution.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Tuesday, March 2, 1993: SB 1800, SB 1802, SB 1804, SB 352, CS for SB 428, CS for SB 314, SB 472, SB 894, SB 98, SB 68, CS for SB 172, CS for SB 578, SB 442, CS for SB 690, SB 482, CS for SB 182, SB 250, CS for SB 216, CS for SB 322, CS for SB 196, CS for SB 920, SB 922, CS for SB 218, CS for Senate Bills 200 and 300, SB 326

Respectfully submitted,
Toni Jennings, Chairman

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 564 with 1 amendment

The bill was referred to the Committee on Appropriations under the original reference.

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 436 with 1 amendment

The bill was referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Corrections, Probation and Parole recommends the following pass: SB 1654 with 1 amendment

The bill was referred to the Committee on Governmental Operations under the original reference.

The Committee on Professional Regulation recommends the following pass: SB 1628, SB 1704

The bills were referred to the Committee on Judiciary under the original reference.

The Committee on Commerce recommends the following pass: CS for SB 598, CS for SB 686, SB 762 with 1 amendment, SB 826 with 1 amendment, SB 1254 with 2 amendments

The Committee on Corrections, Probation and Parole recommends the following pass: SB 1274

The Committee on Professional Regulation recommends the following pass: SB 1300

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Community Affairs recommends a committee substitute for the following: SB 1106

The Committee on Governmental Operations recommends a committee substitute for the following: SB 718

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 1102, Senate Bills 1708 and 1884, Senate Bills 1774 and 1480

The Committee on Personnel, Retirement and Collective Bargaining recommends committee substitutes for the following: SB 828, SB 1410

The Committee on Transportation recommends a committee substitute for the following: SB 1328

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Judiciary recommends a committee substitute for the following: SB 776

The bill with committee substitute attached was referred to the Committee on Commerce under the original reference.

The Committee on Personnel, Retirement and Collective Bargaining recommends committee substitutes for the following: SB 56, SB 330, SB 940

The bills with committee substitutes attached were referred to the Committee on Community Affairs under the original reference.

The Committee on Community Affairs recommends committee substitutes for the following: CS for SB 288, CS for SB 528, SB 1272

The bills with committee substitutes attached were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Judiciary recommends a committee substitute for the following: SB 1590

The bill with committee substitute attached was referred to the Committee on Health Care under the original reference.

The Committee on Judiciary recommends a committee substitute for the following: SB 1066

The bill with committee substitute attached was referred to the Committee on Professional Regulation under the original reference.

The Committee on Judiciary recommends committee substitutes for the following: SB 684, SB 1022, SB 1034, SB 1420, SB 1572

The Committee on Transportation recommends a committee substitute for the following: SB 574

The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.

REPORTS OF SUBCOMMITTEES

The Subcommittee on Reviser's Bills recommends favorably to the full committee the following: Senate Bills 848 with 1 amendment, 850 with 1 amendment, 852 with 1 amendment, 854 with 1 amendment; House Bills 1307, 1309, 1311, 1313, 1315, 1317, 1319, 1321, 1323, 1325, 1327, 1329, 1331, 1333, 1335

John McKay, Chairman
Subcommittee on Reviser's Bills
Committee on Rules and Calendar

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Education recommends that the Senate confirm the appointment made by the Governor of Sean A. Pittman, Student Member of the Board of Regents, for a term ending September 1, 1993.

The appointment contained in the foregoing report was referred to the Committee on Executive Business, Ethics and Elections under the original reference.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Casas—

CS for SB 56—A bill to be entitled An act relating to insurance benefits for certain law enforcement officers; amending s. 112.18, F.S., pertaining to special insurance provisions relative to firemen; replacing the term “firemen” with the term “firefighters”; authorizing municipalities, counties, port authorities, special tax districts, and fire control districts to negotiate disability and life insurance contract benefits for their law enforcement officers, as they do for their firefighters, based on a rebuttable presumption relating to tuberculosis, heart disease, and hypertension; clarifying provisions; declaring an important state interest; increasing the retirement contribution rate for funding; providing an effective date.

By the Committees on Community Affairs; International Trade, Economic Development and Tourism; and Senators Holzendorf, Bankhead and Kirkpatrick—

CS for CS for SB 288—A bill to be entitled An act relating to professional sports facilities; amending s. 212.20, F.S.; providing for distribution of a portion of revenues from the tax on sales, use, and other transactions to a professional golf hall of fame facility; creating s. 288.1168, F.S.; providing for certification of such facility by the Department of Commerce; providing requirements for certification and distribution of funds; providing for use of the funds distributed to the facility; providing for audits by the Department of Revenue; providing for confidentiality and for review and repeal; providing for recertification; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Weinstein—

CS for SB 330—A bill to be entitled An act relating to the Florida Retirement System; amending ss. 121.021, 121.0515, F.S.; adding to the Special Risk Class of membership within the system certain emergency medical technicians and paramedics; providing for a finding of important state interest; providing an effective date.

By the Committees on Community Affairs; Natural Resources and Conservation; and Senators Dantzler and Kirkpatrick—

CS for CS for SB 528—A bill to be entitled An act relating to solid waste; amending s. 125.01, F.S.; redesignating biohazardous waste as biomedical waste; amending s. 166.021, F.S.; redesignating biohazardous waste as biomedical waste; amending s. 212.055, F.S.; expanding the uses of the local option sales tax to include certain solid waste landfill closures; amending s. 287.045, F.S.; deleting obsolete provisions; requiring the purchase of materials with recycled content under certain conditions; authorizing the Division of Purchasing and other state agencies to consider life-cycle costing when evaluating certain bids; requiring the Division of Purchasing to adopt certain rules; providing a price preference for materials or products that contain recycled Florida recovered materials; amending the definition of the term “recycled content”; requiring state agencies and others to procure products with recycled content, except as provided; amending ss. 316.003, 377.709, F.S.; conforming cross-references; amending s. 381.006, F.S.; redesignating biohazardous waste as biomedical waste; amending s. 381.0098, F.S.; redesignating biohazardous waste as biomedical waste; deleting exemptions from registration and fee requirements; amending s. 403.1834, F.S.; allowing landfill closures to be financed by certain bonds; amending s. 403.4131, F.S.; abolishing the Clean Florida Commission; amending s. 403.702, F.S.; redesignating biohazardous waste as biomedical waste; encouraging school districts and education facilities to participate in certain recycling programs; amending s. 403.703, F.S.; amending definitions pertaining to solid waste and resource recovery and management; prohibiting local governments from adopting definitions that are inconsistent with those in this section; amending s. 403.704, F.S.; redesignating biohazardous waste as biomedical waste; allowing certain funds to be used for composting programs; allowing the Department of Environmental Regulation to impose certain conditions on the disposal of solid waste, whether or not it is generated within this state; amending s. 403.7043, F.S.; providing for compost and

mulch standards; deleting obsolete provisions; amending s. 403.7045, F.S.; redesignating biohazardous waste as biomedical waste; expanding an exemption from liability for unknowingly disposing of certain waste improperly; deleting provisions that pertain to regulating recovered materials; creating s. 403.7046, F.S.; providing for regulation of certain recovered materials; providing for registration, reporting, and inspection; providing for fees; providing for rulemaking; providing for confidentiality for certain information received by the Department of Environmental Regulation; providing for review under the Open Government Sunset Review Act; amending s. 403.7049, F.S.; deleting an obsolete provision that established a deadline; amending s. 403.705, F.S.; correcting a cross-reference; changing the date by which certain reports must be prepared by the Department of Environmental Regulation; deleting certain obsolete provisions; amending s. 403.706, F.S.; requiring steel cans to be separated from the waste stream; providing certain counties with an alternative to meeting solid waste reduction goals; requiring counties to consider composting plans; specifying goals for reducing solid waste; providing guidelines for calculating solid waste reduction; providing that innovative programs for uses of yard trash or of wood that is construction and demolition debris may qualify as a credit toward the waste reduction goal; requiring counties to provide a description of the progress made toward implementing a composting program; encouraging all counties or municipalities to enact such ordinances; encouraging counties or municipalities to ensure that solid waste programs are separate enterprises and that user fees are sufficient to completely support the program; encouraging counties or municipalities that provide solid waste collection services to charge fees based upon the volume or weight of solid waste that is collected from each user; providing one-time incentive grants to counties or municipalities; deleting obsolete provisions; amending s. 403.7065, F.S.; specifying when state agencies must use products with recycled content; amending the definition of the term “recycled content” to include steel and plastics; amending s. 403.707, F.S.; redesignating biohazardous waste as biomedical waste; revising permitting requirements for solid waste management facilities; revising exemptions; revising criteria for denying a permit; requiring an application for a solid waste management facility permit to contain certain affirmations that the proposed facility is in compliance with local zoning requirements and the local comprehensive plan; deleting an obsolete provision; amending s. 403.708, F.S.; redesignating biohazardous waste as biomedical waste; describing the triangle that must appear on certain plastic labels; exempting plastic casings for lead-acid batteries from certain labeling requirements; substituting the term “PETE” for “PET”; prohibiting the regulation of packaging under certain circumstances; amending s. 403.7084, F.S.; redesignating biohazardous waste as biomedical waste; amending s. 403.709, F.S.; providing for certain research and demonstration projects to be funded from the Solid Waste Management Trust Fund; amending s. 403.7095, F.S.; requiring the Department of Environmental Regulation to consider the progress made by the local government in meeting solid waste requirements when determining whether to continue, eliminate, or place conditions on certain grants to the local government; requiring a county or municipality to demonstrate on grant application how money will be used for recycling at both single-family and multifamily dwellings; requiring that certain information be contained in a grant application regarding the use of the private sector in recycling; revising criteria for grants to certain small counties; deleting obsolete provisions; amending s. 403.7125, F.S.; allowing certain revenues to be deposited into the appropriate solid waste fund of a local government under certain conditions; preserving certain obligations of a landfill owner or operator; amending s. 403.714, F.S.; deleting obsolete provisions; allowing the Legislature, state agencies, and the judicial branch to use proceeds from sale of recyclable materials in certain ways; requiring state agencies, and other persons in certain circumstances, to use compost products; requiring the Department of Agriculture and Consumer Services to report certain information regarding compost products; providing other duties of the Department of Agriculture and Consumer Services; amending s. 403.717, F.S.; revising certain definitions relating to waste tires; requiring certain persons to maintain certain records; providing for fees; creating s. 403.7184, F.S.; providing certain requirements for consumers, manufacturers, and sellers of certain batteries; providing penalties; providing for the state to recover reasonable administrative expenses, court costs, and attorneys' fees incurred in an action to enforce this section; amending s. 403.719, F.S.; requiring an annual report on the uses of funds from waste-tire grant funds; deleting an obsolete provision; amending s. 403.7195, F.S.; increasing the product waste disposal fee on newsprint, and the credits against the fee, under certain conditions; providing for rescinding the fee under certain conditions; providing goals for minimum recycled fiber content for newsprint and allowing the department to adjust the goals; amending s. 403.727,

F.S.; redesignating biohazardous waste as biomedical waste; amending s. 483.615, F.S.; redesignating biohazardous waste as biomedical waste; providing for use of the terms "biohazardous" and "biohazard" under certain circumstances; requiring hospitals to conduct a study and report to the Department of Environmental Regulation; repealing s. 403.7145, F.S., relating to the Capitol recycling demonstration area; repealing s. 403.7198, F.S., relating to container deposits; providing certain responsibilities for Keep Florida Beautiful, Inc.; repealing s. 403.708(10), F.S., relating to degradable plastic bags; establishing a phosphogypsum management program; providing a finding of an important state interest; providing effective dates.

By the Committee on Transportation and Senator Myers—

CS for SB 574—A bill to be entitled An act relating to highway safety; amending s. 316.003, F.S.; redefining the terms "school bus" and "commercial motor vehicle"; amending s. 316.183, F.S.; revising language with respect to the maximum allowable speed for school buses; amending s. 316.1937, F.S.; revising language with respect to ignition interlock devices; amending s. 316.1951, F.S.; providing for the removal of certain motor vehicles; amending s. 316.217, F.S.; revising language with respect to when lighted lamps are required; amending s. 316.2955, F.S.; directing the Department of Highway Safety and Motor Vehicles to make certain rules with respect to window sunscreening material; amending s. 316.613, F.S.; providing for vehicle manufacturers' integrated child seats; revising exemptions to the term "motor vehicle" with respect to child restraint laws; amending s. 316.615, F.S.; revising language with respect to the inspection of school buses; requiring certain insurance coverage; amending s. 316.650, F.S.; revising language with respect to traffic citations; repealing s. 316.71, F.S., relating to the suspension or delay of specified functions and requirements, and the imposition of specified fees relating to highway safety and motor vehicles; amending s. 318.14, F.S.; revising language with respect to noncriminal traffic infractions; amending s. 318.1451, F.S.; providing for an additional assessment to be collected by driver improvement schools; providing for studies; amending s. 319.231, F.S.; revising language with respect to exceptions to an additional fee imposed on certain motor vehicle title or registration-only transactions; amending s. 319.25, F.S.; deleting language with respect to lists and searches and fees with respect to cancellation of certificates of title; amending s. 320.02, F.S.; authorizing compliance examiners to issue notice of violations; providing penalties; amending s. 320.05, F.S.; providing for lists and searches and fees with respect to certain documents; amending s. 320.06, F.S.; revising language with respect to the form of certain registration license plates; amending s. 320.0605, F.S., relating to certificate of registration; revising period of applicability; creating s. 320.0657, F.S.; providing for permanent registration and for fleet license plates; amending s. 320.08, F.S.; revising language with respect to license taxes on heavy trucks and truck tractors; creating s. 320.08035, F.S.; providing for reduced dimension license plates for certain disabled persons; amending s. 320.0805, F.S.; providing for personalized prestige license plates for lessees of motor vehicles; amending s. 320.08065, F.S.; revising language with respect to Florida panther license plates; amending s. 320.08066, F.S.; revising language with respect to manatee license plates; amending s. 320.0808, F.S.; providing for the issuance of Challenger license plates to lessees; amending s. 320.0809, F.S.; providing for the issuance of collegiate license plates to lessees; amending s. 320.083, F.S.; providing that certain license plates available to amateur radio operators shall be available for lessees of motor vehicles; amending s. 320.089, F.S.; authorizing lessees to receive certain license plates; amending s. 320.0895, F.S.; revising language with respect to Florida Salutes Veterans license plates; amending s. 320.1325, F.S.; prohibiting the issuance of temporarily employed registration plates to any commercial motor vehicle; providing for the issuance to lessees; amending s. 320.18, F.S.; providing language with respect to the canceling of registration; amending s. 320.27, F.S.; redefining the term "motor vehicle dealer"; amending s. 320.8231, F.S.; correcting a cross reference; amending s. 320.824, F.S.; correcting a cross reference; amending s. 320.8285, F.S.; revising language with respect to onsite inspection; amending s. 322.01, F.S.; revising definitions; amending s. 322.02, F.S.; providing for reciprocal agreements with other political entities; amending s. 322.0261, F.S.; revising language with respect to mandatory driver improvement courses; amending s. 322.03, F.S.; providing requirements with respect to the operation of a motorcycle; amending s. 322.05, F.S.; providing for reference to Class E licenses; amending s. 322.055, F.S.; providing for petition for restoration of driving privilege for certain violations; amending s. 322.095, F.S.; repealing the requirement that DUI programs offer the course required by the section;

authorizing such programs and driver improvement schools to offer the course; amending s. 322.12, F.S.; providing for a hazardous materials endorsement on a person's driver license; amending s. 322.121, F.S.; revising language with respect to the periodic reexamination of all drivers; amending s. 322.14, F.S.; requiring certain persons seeking a driver license to appear in person; amending s. 322.21, F.S.; revising language with respect to certain persons who are exempt from delinquent fees for license expiration; amending s. 322.22, F.S.; revising language with respect to license cancellation; amending s. 322.24, F.S.; providing reference to foreign countries with respect to license suspension; amending s. 322.27, F.S.; revising language with respect to the point system for out-of-state convictions; amending s. 322.271, F.S.; prohibiting the issuance of commercial driver licenses under certain circumstances; amending s. 322.34, F.S.; revising language with respect to driving without a driver license or while the driver's license or driving privilege is suspended, revoked, canceled, or disqualified; amending s. 322.57, F.S.; providing for requirements with respect to tests for hazardous materials endorsements; amending s. 322.66, F.S.; revising language with respect to vehicles permitted to be driven during a skills test; amending s. 324.031, F.S.; revising amounts with respect to proving financial responsibility; amending s. 324.071, F.S.; increasing a reinstatement fee; amending s. 324.161, F.S.; increasing amounts with respect to proof of financial responsibility; amending s. 207.004, F.S.; providing for temporary fuel use permits; amending s. 207.005, F.S.; revising language with respect to taxes; amending s. 207.007, F.S.; revising language with respect to offenses, penalties, and interest; amending s. 207.011, F.S.; deleting language with respect to an agreement between the Department of Revenue and the Department of Highway Safety and Motor Vehicles; amending s. 207.0281, F.S.; revising language with respect to cooperative reciprocal agreements; repealing s. 207.029, F.S., relating to proof of liability insurance; providing an effective date.

By the Committee on Judiciary and Senator Holzendorf—

CS for SB 684—A bill to be entitled An act relating to child custody; creating ss. 751.01-751.05, F.S.; providing definitions; creating an action for temporary custody of a minor child by family members, including putative fathers, setting forth the requirements of the petition for temporary custody, specifying notice requirements, setting forth the terms of an order granting temporary custody; amending s. 49.011, F.S.; providing service of process in temporary custody proceedings; providing an effective date.

By the Committee on Governmental Operations and Senator Silver—

CS for SB 718—A bill to be entitled An act relating to cultural programs; amending s. 265.2861, F.S.; redesignating the State Major Cultural Institution Program as the Cultural Institutions Program; redesignating the State Major Cultural Institution Trust Fund as the Cultural Institutions Trust Fund; deleting the designation of major cultural institutions; deleting theatre programs designated as State Theater Programs; requiring the Department of State to establish criteria for awarding grants under the Cultural Institutions Program; providing certain funding limitations; revising contract and audit requirements for organizations that receive funds under the program; amending s. 265.2865, F.S.; providing for travel expenses for Florida Artists Hall of Fame award recipients; repealing s. 265.287, F.S., which creates the State Theater Program within the Department of State; amending s. 265.289, F.S.; revising the definition of the term "state theater contract organization" and requirements with respect thereto; amending s. 212.08, F.S.; conforming provisions relating to the sales tax exemption for State Theater Program facilities; providing an effective date.

By the Committee on Judiciary and Senator Forman—

CS for SB 776—A bill to be entitled An act relating to credit agreements; amending s. 687.0304, F.S.; providing certain requirements for a debtor to maintain a defense on a credit agreement under certain circumstances; providing that credit agreements may not be implied from certain actions; requiring a lender to provide a borrower certain notice; requiring such notice in credit agreements to be initialed by the borrower; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Kiser—

CS for SB 828—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.052, F.S.; allowing a justice or judge who is unable to complete his term of office because he has attained 70 years of age to purchase service credit in the Elected State and County Officers' Class of that system for all or a portion of the period covering the remainder of the term to which he was elected; providing for payment of the necessary contributions and interest; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Wexler—

CS for SB 940—A bill to be entitled An act relating to firefighters, paramedics, and emergency medical technicians; providing legislative intent; creating s. 112.181, F.S.; providing definitions; providing that a disability caused by certain diseases shall be presumed to have been suffered in the line of duty in certain circumstances and if certain conditions are met; authorizing certain insurance contracts to include coverage for such disabilities; requiring records to be kept of an employee's exposure to such disease; requiring an employee to be notified of such exposure; providing for confidentiality; providing for construction; providing a contribution rate increase to fund the bill; providing an effective date.

By the Committee on Judiciary and Senator Dudley—

CS for SB 1022—A bill to be entitled An act relating to notaries public; amending s. 50.051, F.S.; modifying form of affidavit for proof of publication; amending s. 117.03, F.S.; deleting requirement that a notary public certify in a certificate of acknowledgement or jurat the identification upon which he is relying; amending s. 117.04, F.S.; deleting authority of a notary public to take renunciation and relinquishment of dower; amending s. 117.05, F.S.; requiring a notary public to sign and date a notarial certificate when notarizing a signature on a document; requiring a notary public to have satisfactory evidence when notarizing a signature on a document; providing an additional method of identification for use in certain circumstances; authorizing a notary public to rely on a driver's license or identification card issued by a territory of the United States and the U.S. Department of Justice, Immigration, and Naturalization Services; providing a civil penalty for a notary public who violates requirements for notarizing a signature on a document; excluding notaries public who are attorneys from a requirement for notarizing a signature on a document; providing forms for certificates used by a notary public in notarizing a signature; creating s. 117.108, F.S.; providing validity of certain acts, seals, certificates; amending s. 475.17, F.S.; providing technical change; amending s. 695.25, F.S.; modifying short form of acknowledgment; amending s. 732.503, F.S.; modifying form of oath made before a notary public in self-proof of will; providing an effective date.

By the Committee on Judiciary and Senator Williams—

CS for SB 1034—A bill to be entitled An act relating to judgments of adoption; amending s. 63.172, F.S.; providing for inheritance and grandparental rights when a child is adopted by a close relative; providing an effective date.

By the Committee on Judiciary and Senator Jenne—

CS for SB 1066—A bill to be entitled An act relating to the Florida Deceptive and Unfair Trade Practices Act; amending s. 501.202, F.S.; revising language with respect to the act; amending s. 501.203, F.S.; providing definitions; amending s. 501.204, F.S.; providing for clarification of unlawful acts or practices; repealing s. 501.2045, F.S., relating to the sale of used goods as new; amending s. 501.205, F.S.; providing that certain rulemaking powers of the department are discretionary; amending s. 501.206, F.S.; reducing the time period during which a petition for an order modifying or setting aside a subpoena may be made; providing for penalties, fees, and costs for intentional noncompliance with a subpoena; amending s. 501.2065, F.S.; revising language with respect to the confidentiality of certain information; amending s. 501.207, F.S.; revising language with respect to the remedies of the enforcing authority; amending

s. 501.2075, F.S.; revising language with respect to the standard for civil penalties; amending s. 501.2077, F.S.; revising language with respect to violations involving senior citizens or handicapped persons; providing an increased penalty; amending s. 501.2105, F.S.; revising language with respect to attorney's fees; amending s. 501.211, F.S.; revising language with respect to individual remedies to provide for punitive damages; amending s. 501.212, F.S.; eliminating an exemption from the act and providing an exemption for certain acts by real estate brokers and salesmen and appraisers; creating s. 817.412, F.S.; providing a penalty for the sale of used goods as new; amending s. 501.209, F.S.; revising language with respect to other state supervision; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senators Hargrett, McKay, Thomas, Holzendorf, Meadows, Diaz-Balart and Forman—

CS for SB 1102—A bill to be entitled An act relating to protection from abuse, neglect, and exploitation; designating parts I-VI of ch. 415, F.S., relating to adult protective services, prevention of abuse and neglect of children, family services response system, protective services for abused and neglected children, family builders program, and domestic violence centers, respectively; creating s. 415.5021, F.S.; providing purpose and legislative intent; creating s. 415.5022, F.S.; providing definitions; creating s. 415.5023, F.S.; specifying procedures of the family services response system; creating s. 415.5024, F.S.; providing for confidentiality of records; providing for review and repeal; creating s. 415.5025, F.S.; providing for district authority and responsibilities; providing responsibilities of the district health and human services boards and the Department of Health and Rehabilitative Services; specifying requirements for proposals for family services response systems; providing for federal waivers; providing for agreements to allow a county sheriff's office or local police department to perform certain components of child protective investigations; creating s. 415.5026, F.S.; providing for outcome evaluations and reports; requiring reports to the Legislature; creating s. 415.5027, F.S.; providing for rules; amending s. 415.503, F.S.; redefining "institutional child abuse or neglect" and "other person responsible for a child's welfare"; amending s. 415.504, F.S., relating to mandatory reporting of child abuse or neglect; providing for use of the family services response system; amending s. 415.505, F.S.; deleting provisions relating to protocol and procedures for child abuse investigations involving district school board personnel; amending s. 415.513, F.S.; requiring the department to submit information about false abuse reports to law enforcement agencies; providing an effective date.

By the Committee on Community Affairs and Senators Forman, Kirkpatrick, Jones and Kurth—

CS for SB 1106—A bill to be entitled An act relating to housing; creating the Predevelopment Loan Program Act; transferring, renumbering, and amending s. 420.303, F.S.; providing a short title; transferring and renumbering s. 420.305, F.S.; providing a purpose; transferring, renumbering, and amending s. 420.306, F.S.; providing definitions; transferring, renumbering, and amending ss. 420.307, 420.308, 420.31, F.S., relating to the Housing Predevelopment Trust Fund, loan program, and rules, respectively; amending s. 420.504, F.S.; providing for suspension of members of the Florida Housing Finance Agency for cause; amending s. 420.507, F.S.; providing for the agency to make mortgage loans in specified amounts; prescribing the duties of the agency with respect to the Predevelopment Loan Program; amending s. 420.5087, F.S.; providing for State Apartment Incentive Loan Program loans in excess of 25 percent of project cost; providing for extended terms of such loans; amending s. 420.5092, F.S.; correcting a cross-reference; amending s. 420.609, F.S.; providing additional members of the Affordable Housing Study Commission; providing for removal of commission for cause; amending s. 420.9071, F.S.; providing definitions for use in the State Housing Initiatives Partnership Act; amending s. 420.9072, F.S.; redefining legislative intent and goals with respect to the State Housing Initiatives Partnership Program; revising duties of local governments with respect to the program; amending s. 420.9075, F.S.; prescribing uses for which local housing assistance programs may allocate funds; prescribing objectives for involving partners in the program; providing for eligibility and for annual monitoring of tenant eligibility; prescribing additional information to be included in counties' and eligible municipalities' annual reports; requiring suspension of program funds to counties in which the Auditor General has found violations of program criteria; amending s. 420.9076, F.S.;

prescribing additional guidelines and contents for affordable housing incentive plans; amending s. 420.9078, F.S.; providing for administration of an affordable housing production program; transferring and renumbering ss. 420.304, 420.309, 420.32, F.S.; repealing ss. 420.34, 420.35, F.S., relating to the Elderly Homeowners Rehabilitation Act and the Florida Elderly Housing Trust Fund, respectively; providing for transfer of moneys in the Florida Elderly Housing Trust Fund; amending s. 409.508, F.S.; transferring authority over the Low-income Home Energy Assistance Act from the Department of Health and Rehabilitative Services to the Department of Community Affairs; providing for transfer of functions, records, property, personnel, assets, liabilities, and rules of the Department of Health and Rehabilitative Services which relate to the act; amending s. 420.503, F.S.; redefining the term "mortgage," with respect to the Florida Housing Finance Agency; providing an effective date.

By the Committee on Community Affairs—

CS for SB 1272—A bill to be entitled An act relating to community redevelopment; amending s. 163.340, F.S.; amending the definition of the terms "public body" or "taxing authority"; amending s. 163.346, F.S.; requiring additional notice to taxing authorities; amending s. 163.360, F.S.; requiring a community redevelopment agency to submit to certain taxing authorities any community redevelopment plan that the agency recommends for approval by a governing body; amending s. 163.387, F.S.; providing for certain taxing authorities to be exempt from paying tax increments to a redevelopment trust fund as required under this section; providing procedures for granting certain exemptions; providing for any money that remains in the trust fund to be appropriated to a redevelopment project, which must be completed within a specified time period; providing an effective date.

By the Committee on Transportation—

CS for SB 1328—A bill to be entitled An act relating to transportation; establishing the mission of the Department of Transportation; providing requirements relating to such mission; amending s. 334.03, F.S.; providing definitions for use in the Florida Transportation Code; amending s. 339.135, F.S.; repealing references to the department's program and resource plan; providing criteria regarding the matching of federal aid on projects not located on the State Highway System; requiring the Florida Transportation Commission to evaluate the relationship between the department's work program and the Florida Transportation Plan; repealing the requirement that the department continuously monitor and annually report on the compliance of the work program with the program and resource plan and the Florida Transportation Plan; amending s. 339.155, F.S.; providing requirements for the Florida Transportation Plan; amending s. 339.175, F.S.; providing for the creation of metropolitan planning organizations; providing powers, duties, and responsibilities for metropolitan planning organizations; providing for applicability of conflicting federal requirements over the requirements of the section; requiring the department to develop and implement transportation management systems; requiring each metropolitan planning organization to adopt a congestion management system; providing criteria for management systems; providing for the use of existing management systems; amending s. 341.031, F.S.; redefining the term "eligible transit operating costs" to include costs of labor, wages, and fringe benefits; amending s. 341.053, F.S.; repealing the requirement that one-third of the funds allocated under the Intermodal Development Program be distributed based upon the formula defined in s. 339.135(4)(a); repealing the priorities of uses for such funds; repealing s. 334.046, F.S., relating to department program objectives; amending ss. 288.063, 311.07, 311.09, 336.01, 338.222, 479.01, F.S.; conforming cross-references; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senators Kurth and Burt—

CS for SB 1410—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.021, F.S.; revising the definition of the terms "compensation" and "normal retirement date" and defining the terms "effective date of retirement" and "local agency employer" for purposes of that system; amending s. 121.052, F.S.; deleting the word "compulsory" with respect to membership in the Elected State and County Officers' Class of that system; amending s. 121.091, F.S.; making the

filing of a proper application a prerequisite to the receipt of benefits under the system; providing that the election of an option is void if the member dies before the effective date of retirement; providing that an option becomes final when a benefit payment is cashed or deposited; revising provisions pertaining to payment of benefits to beneficiaries upon the death of a member; improving clarity; amending s. 121.055, F.S.; authorizing local agency employers, including community college boards of trustees, to elect to cover additional positions in the Senior Management Service Class, subject to certain limits and eligibility criteria; authorizing local participants to withdraw from the class and alternatively participate in an employer-provided annuity program, under certain circumstances; providing for expansion of the class to include specified positions in the judicial branch; authorizing state attorneys and public defenders to elect to cover additional positions in the class, subject to certain limits and eligibility criteria; authorizing judicial participants to withdraw from the class and alternatively participate in the Senior Management Optional Annuity Program; providing for purchase of additional retirement credit for service in the class occurring on or after February 1, 1987; providing a restriction upon removal of a position from the class; providing for adjustments in contribution rates for the Senior Management Service Class and the Regular Class; providing individual certificates for group annuity contracts under the Senior Management Service Optional Annuity Program; amending s. 121.122, F.S., pertaining to renewed membership in the system; revising a cross-reference related to the required employer contributions for such membership; amending s. 121.35, F.S.; providing individual certificates for group annuity contracts under the State University System Optional Retirement Program; providing an effective date.

By the Committee on Judiciary and Senators Silver and Siegel—

CS for SB 1420—A bill to be entitled An act relating to mortgage foreclosure; amending s. 45.031, F.S.; changing the time for sale of property by the clerk of the court; creating s. 45.0315, F.S.; providing for right of redemption; providing for limitations upon such rights; amending s. 48.193, F.S.; expanding the jurisdiction of courts of the state to persons holding a mortgage or lien on certain property; amending s. 48.194, F.S.; providing for alternative service of process in foreclosure proceedings; amending s. 48.23, F.S.; providing for exceptions to the application of lis pendens; amending s. 49.021, F.S.; providing for a cross reference; amending s. 49.09, F.S.; revising provisions with respect to the return day notice of action; providing a time period; amending s. 49.10, F.S.; reducing the number of publications of notice in foreclosure proceedings; amending s. 55.01, F.S.; providing for the social security number to be included on judgments; amending s. 55.10, F.S.; providing for the address of the person holding a lien to be recorded; providing for application; amending s. 55.505, F.S.; providing for inclusion of the social security number in notice of recording; amending s. 697.07, F.S.; providing for rents to be assigned to a mortgagee; providing a process for rents to be deposited; providing for distribution of the rents; creating s. 702.10, F.S.; providing for an order to show cause in foreclosure proceedings; providing for entry of final judgment of foreclosure; providing for payment during foreclosure; amending s. 701.04, F.S.; requiring delivery of an estoppel letter; providing severability; providing an effective date.

By the Committee on Judiciary and Senator Siegel—

CS for SB 1572—A bill to be entitled An act relating to assignment of rents; amending s. 697.07, F.S.; providing specific requirements with respect to assignment of rents; providing an effective date.

By the Committee on Judiciary and Senator Weinstein—

CS for SB 1590—A bill to be entitled An act relating to collateral sources of indemnity; amending s. 768.76, F.S.; providing exceptions to the definition of collateral sources; requiring notice of tort claims to providers of collateral sources; specifying contents of the notice; requiring providers of collateral sources to assert their rights of subrogation within a specified time; providing for waiver of rights; specifying rights of reimbursement; providing for resolution of disputes between claimants and providers of collateral sources; limiting rights of subrogation of insurers and health maintenance organizations; requiring providers of collateral sources to cooperate with claimants under certain circumstances; amending s. 641.31, F.S.; revising reimbursement entitlement of health mainte-

nance organizations to accord with provisions relating to collateral sources of indemnity, including attorney's fees; repealing s. 627.7372, F.S., which provides for collateral sources of indemnity; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senators Bankhead, Burt, McKay, Brown-Waite, Jennings, Williams, Beard, Grant, Dudley, Dantzer, Kirkpatrick, Kiser, Harden, Foley, Crist, Diaz-Balart, Gutman, Holzendorf, Kurth, Sullivan, Johnson, Casas and Siegel—

CS for SB's 1708 and 1884—A bill to be entitled An act relating to public assistance; creating the "Family Transition Act"; providing a short title; providing legislative intent; providing definitions; providing for demonstration projects; providing requirements for the projects; providing for evaluation of the projects and for recommendations for expanding the program to other areas of this state; providing responsibilities of the Department of Health and Rehabilitative Services; providing for limitations on benefits and for enhanced services, to promote self-sufficiency; providing exceptions to certain limitations on benefits; providing for exemptions from limitations; providing for the department to extend benefits in specified circumstances; providing limitations on the assets that a participant may have; providing for additional transitional childcare benefits; providing for suspension of benefits for unexcused absences from school; providing for waivers of certain limitations; providing for penalties for failure to participate in a required program activity; requiring AFDC participants to maintain required childhood immunizations and providing a penalty for failure to do so; providing for a waiver of the immunization requirement; requiring certain work to have been performed in the United States; providing for an appropriation; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senators Myers, Jones and Silver—

CS for SB's 1774 and 1480—A bill to be entitled An act relating to developmental disabilities; amending s. 393.068, F.S.; expanding services and support authorized under the family care program; creating family care councils within each service district of the Department of Health and Rehabilitative Services; providing for appointment of members; providing for meetings; specifying purpose and functions; requiring the department to provide an accounting to the councils and others of in-home subsidies paid to clients in family care programs; providing an effective date.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of Section 114.05, Florida Statutes, certificates subject to confirmation by the Senate had been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Citrus Commission	
Appointees: McPherson, Rex V. II, Orlando	05/31/96
Sorrells, Howard E., Arcadia	05/31/96
Board of Clinical Laboratory Personnel	
Appointee: Barr, Norris H., Pembroke Pines	10/31/96
Board of Trustees of Edison Community College	
Appointee: Kelly, Ann Johnson, Punta Gorda	05/31/93
Florida Housing Finance Agency	
Appointee: Holland, William E. III, Panama City	11/13/96
Florida Commission on Human Relations	
Appointee: Penalver, Rafael A., Jr., Miami	09/30/94
Florida International Affairs Commission	
Appointee: Kaiman, Marvin, Pensacola	07/09/96
Prepaid Postsecondary Education Expense Board	

Office and Appointment

Appointee: Jones, Luther, Tallahassee	<i>For Term Ending</i> 06/30/95
Central Florida Regional Planning Council, Region 7	
Appointee: Mason, Richard F., Lakeland	10/01/95
South Florida Regional Planning Council, Region 11	
Appointees: Ciereszko, Ana Alejandre, Miami	10/01/92 10/01/95
Board of Supervisors, Spaceport Florida Authority	
Appointee: Williamson, Kenneth E., Ft. Walton Beach	06/30/96

Referred to the Committee on Executive Business, Ethics and Elections.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Ander Crenshaw, President

I am directed to inform the Senate that the House of Representatives has passed CS for HB 77, CS for HB 139, HB 535, HB 1779, HB 1819; has passed as amended CS for HB 103, CS for HB 561 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By the Committee on Agriculture and Consumer Services; and Representative Mitchell and others—

CS for HB 77—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending ss. 585.002, 372.921, and 372.922, F.S.; providing for exclusive jurisdiction of the department over the possession and maintenance of ostriches, emus, and rheas; providing exceptions; providing an effective date.

—was referred to the Committees on Agriculture; and Natural Resources and Conservation.

By the Committee on Health Care and Representatives Ritchie and Webster—

CS for HB 139—A bill to be entitled An act relating to health care cost containment; repealing s. 407.60, F.S., relating to charges for radiation therapy procedures; amending s. 15 of ch. 92-178, Laws of Florida; revising the divestiture date for designated health services; providing an effective date.

—was referred to the Committees on Health Care; Health and Rehabilitative Services; and Appropriations.

By Representative Webster and others—

HB 535—A bill to be entitled An act relating to driver's education; amending s. 322.13, F.S.; authorizing private secondary schools to provide driver's education courses and driver's license examinations; providing immunity from liability for persons employed to conduct such courses or examinations; providing an effective date.

—was referred to the Committees on Education; Transportation; and Finance, Taxation and Claims.

By the Committee on Business and Professional Regulation; and Representative Tobin—

HB 1779—A bill to be entitled An act relating to emergency medical treatment; reenacting s. 401.291, F.S., as amended, relating to the use of automatic external defibrillators, authorization for such use, and reports on such authorization; reenacting and amending s. 401.425, F.S., as amended, relating to duties of emergency medical review committees,

limitation on liability, and confidentiality of proceedings and records; removing a requirement that health care providers must post bond before bringing certain actions; reenacting and amending s. 401.445, F.S., as amended, relating to emergency examination and treatment of incapacitated persons; correcting terminology; providing intent; providing for retroactive effect; providing an effective date.

—was referred to the Committee on Health Care.

By the Committee on Commerce and Representatives Lippman and Clemons—

HB 1819—A bill to be entitled An act relating to the Florida Financial Institutions Code; amending s. 655.005, F.S.; revising certain criteria in the definition of "imminently insolvent"; amending ss. 655.012, 655.0385, 655.043, 655.045, 655.411, and 657.043, F.S.; clarifying certain provisions of the Florida Financial Institutions Code; amending s. 655.948, F.S.; clarifying provisions relating to events for which disclosure forms must be filed; amending s. 657.008, F.S.; correcting a cross reference; amending s. 657.021, F.S.; deleting certain duties of directors of certain financial institutions upon taking office; amending s. 657.066, F.S.; requiring federal credit unions converting to state credit unions to pay certain fees under certain circumstances; amending s. 658.34, F.S.; requiring certain bank or trust company shares to be issued at a certain price; amending s. 658.68, F.S.; clarifying certain liquidity requirements of state banks; amending s. 658.73, F.S.; requiring certain financial institutions to pay an examination fee under certain circumstances; amending s. 665.013, F.S.; revising applicability of certain provisions of law to certain associations; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By the Committee on Agriculture and Consumer Services; and Representative Sindler and others—

CS for HB 103—A bill to be entitled An act relating to animals; amending s. 767.04, F.S.; revising dog owner's liability for damages to persons bitten; providing for negligence by the person bitten; amending s. 767.11, F.S.; redefining the term "severe injury" for the purpose of laws relating to damage by dogs; amending ss. 767.12 and 767.13, F.S.; revising procedures for classifying dogs as dangerous; providing for appeal with respect to the classification of a dog as dangerous or to the confiscation of a dog; providing an exception to the requirement to keep a dangerous dog muzzled and on a leash; prohibiting the destruction of a dog while an appeal is pending; providing that the owner of a dog is not criminally liable if the dog attacks or bites a person engaged in or attempting to engage in criminal activity; amending s. 828.05, F.S.; revising provisions relating to killing an injured or diseased domestic animal; providing for such action by the animal's owner; amending s. 828.058, F.S.; restricting method of euthanasia of dogs and cats by public or private agencies or animal shelters; providing an exception in emergency situations; restricting authority of lay persons who may perform such euthanasia; requiring a certification course; specifying curriculum; providing a penalty; amending s. 828.122, F.S.; deleting requirement that an animal be held pending disposition of certain charges; transferring, renumbering, and amending s. 585.95, F.S.; authorizing alternative methods of administering bordetella to a dog before sale; revising the time during which a dog or cat must be examined before sale; creating the "Florida Animal Enterprise Protection Act"; providing definitions; prohibiting animal enterprise disruption; describing elements of the offense; providing criminal penalties; requiring restitution; authorizing injunctive relief in ongoing cases; providing an effective date.

—was referred to the Committees on Agriculture, Criminal Justice and Appropriations.

By the Committee on Criminal Justice and Representative Martinez and others—

CS for HB 561—A bill to be entitled An act relating to substance abuse; amending s. 893.03, F.S., relating to controlled substance standards and schedules; deleting methyldihydromorphinone from Schedule I; moving mecloqualone within Schedule I to increase penalties applicable thereto; providing technical changes to update and clarify the schedules; reenacting ss. 893.08(1)(b) and 893.13, F.S., relating to distribution of

certain substances at retail without a prescription by a registered pharmacist and to prohibited acts and penalties, to incorporate the amendment to s. 893.03, F.S., in references thereto; amending s. 893.135, F.S., relating to trafficking in a controlled substance; providing editorial clarifications; correcting cross-references; providing penalties; providing an effective date.

—was referred to the Committees on Criminal Justice and Appropriations.

RETURNING MESSAGES ON SENATE BILLS

The Honorable Ander Crenshaw, President

I am directed to inform the Senate that the House of Representatives has passed SB 1800, SB 1802 and SB 1804, with amendments, and requests the concurrence of the Senate, or failing to concur, requests the Senate to appoint a committee of conference to meet with a like committee appointed from the House to resolve the differences between the houses on these measures and the substance of HB 1805.

The Speaker of the House of Representatives has appointed the following Representatives as conferees on the part of the House: Long, Chair; Aging and Human Services: Ritchie, Chair; Hafner, Albright, Brennan, Jones; Alternates: Eggleston, Sanderson; Criminal Justice: Logan, Chair; Martinez, Kelly, Valdez; Alternates: Hanson, R. Saunders; Education: Arnold, Chair; King, Mackenzie, Jamerson, Boyd, Garcia, Davis; General Government: Mitchell, Chair; Morse, Reddick, Mackey; Alternates: Webster, Rudd; At Large: Bloom, Gordon.

John B. Phelps, Clerk

SB 1800—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1993, and ending June 30, 1994, to pay salaries, and other expenses, and for other specified purposes of the various agencies of State government; providing an effective date.

SB 1802—A bill to be entitled An act relating to implementing the fiscal year 1993-1994 General Appropriations Act; providing legislative intent; providing that the Emergency Medical Services Trust Fund may be used to fund Medicaid reimbursement for patient transportation; eliminating funding for increases in obstetrical fees for Medicaid providers and requiring the Department of Health and Rehabilitative Services to reimburse such providers for obstetrical services based on the rates in effect on a specified date; providing for calculation of the statewide adjusted aggregate required local effort for all school districts from ad valorem taxes, under authority of the Commissioner of Education; providing for adjustment of the required local effort millage rate of certain districts; providing for calculation of school districts' maximum total weighted full-time equivalent student enrollment; providing for the implementation of ch. 90-49, Laws of Florida, relating to laboratory schools; requiring the State University System to develop a personnel system to meet certain payroll needs and informational requirements; prescribing limits on increases in financial assistance payments for private tuition assistance; authorizing the Division of Bond Finance of the State Board of Administration to refinance certain bonds; authorizing legislators, the Governor, the Lieutenant Governor, and members of the Cabinet to voluntarily reduce salary by a specified percentage; authorizing the Executive Office of the Governor and the Chief Justice of the Supreme Court to approve certain budget changes under certain circumstances and requiring the Executive Office of the Governor and the Chief Justice to maintain an accounting of these changes and to provide this accounting to the legislative appropriations committees upon request; exempting the Department of Revenue from certain provisions of law relative to the implementation of the automated collection and enforcement system; authorizing the Department of Health and Rehabilitative Services to use general revenue funds to extend AFDC and Medicaid benefits to certain asylum applicants; authorizing the use of unobligated discretionary capital improvement millage to fund one-time expenditures for classroom materials; providing for security at meetings of the Parole Commission; authorizing the Department of Education to purchase annuities to be used as reduction-in-force bonuses for eligible employees; exempting the Department of Corrections from certain provisions relating to pharmacies; providing for a pilot cluster pharmacy project; requiring a study by the Intergovernmental Affairs Policy Unit in the office of the Governor with respect to refugees; authorizing the Department of Transportation to enter into a loan agreement with airports that meet specified criteria; providing conditions on such loans; providing that funds raised by sale of management area stamps and dedicated for the

purchase of lands for hunting, fishing, and outdoor recreation purposes may be used for management area lease payments; prescribing an additional duty of the Education Estimating Conference; authorizing the Department of Commerce to enter into a loan agreement up to a specified amount to implement the Spaceport Florida Authority Act and providing conditions for repayment of the loan; requiring a report by the Department of Health and Rehabilitative Services on specified pending class-action litigation; providing for an appropriation from the Cross Florida Barge Canal Trust Fund for a 2-year study; prohibiting payment for goods or services under dispute arising from a contract or judgment, if the contract contains dispute-resolution provisions that have not been followed by the contractor; relieving the Department of Revenue from the obligation to use certified mail when providing certain notice with respect to debt collection; limiting state agency and branch actions resulting from certain contracts containing provisions for dispute resolution; prohibiting departments of the executive branch, state universities, community colleges, and water management districts from using public funds to retain lobbyists to represent them before the legislative or executive branch; exempting full-time employees of these entities; prohibiting lobbyists from accepting compensation derived from public funds; providing penalties; authorizing complaints to be filed with and investigated by the Commission on Ethics; authorizing the commission to adopt rules; requiring a report on the transfer of moneys to administration; prescribing authority of the Executive Office of the Governor with respect to changes in amounts appropriated for Conservation and Recreation Land management; prescribing authority of the Executive Office of the Governor with respect to reallocation of surplus funds relating to Conservation and Recreation Lands activities; authorizing the Department of Natural Resources to make a loan to the Greater Tampa Bay Marine Advisory Council for on-line measurement of tides; providing for the repayment of such loan under certain conditions; providing for the Board of Regents to use the Dade County Educational Facilities Authority to issue bonds for residence projects at Florida International University; providing for the Board of Regents to construct specified residence projects at Florida International University; providing authority for state universities to match funds in the Trust Fund for Eminent Scholars or the Trust Fund for Major Gifts; authorizing the Department of Health and Rehabilitative Services to pay certain costs related to lease-purchase of service centers; providing for the nonreverter of funds in specific appropriation 2165AL of the 1989-1990 General Appropriations Act; providing for the transfer of those funds in fulfillment of the Help Center project for which they were originally appropriated; directing the Department of Management Services to conduct a study relating to the Richard P. Daniel State Office Building; prescribing the method by which the Department of Health and Rehabilitative Services will make allocations to service districts; directing the Department of Health and Rehabilitative Services to take actions to replace certain facilities damaged or destroyed by Hurricane Andrew; providing for housing specified felony offenders in county correctional facilities pursuant to contract between the Department of Corrections and the chief correctional officer of each county the facilities of which are used; providing for a 1-year venture between Enterprise Florida and the Department of Corrections and the Department of Health and Rehabilitative Services for the purchase of products made with recycled plastics; providing guidelines for the venture; prescribing authority of the Department of Corrections and Department of Health and Rehabilitative Services to contract for an audit; providing severability; providing effective dates, including a retroactive effective date, and expiration dates.

SB 1804—A bill to be entitled An act making supplemental appropriations providing moneys from the Hurricane Andrew Recovery and Rebuilding Trust Fund and other named funds for the annual periods beginning July 1, 1992 and ending June 30, 1993, and July 1, 1993 and ending June 30, 1994; to pay salaries, and other expenses, capital outlay - buildings and other improvements, and for other specified purposes of the various agencies of State government; supplementing appropriations as provided in Chapter 92-293, Laws of Florida; providing an effective date.

Motions

On motions by Senator Scott, the amendments to **Senate Bills 1800, 1802 and 1804** constituted entirely new bills and therefore were not published in the Journal.

On motions by Senator Scott, the Senate refused to concur in the House amendments to **Senate Bills 1800, 1802 and 1804** and acceded to the request for a conference committee.

Conferees on Senate Bills 1800, 1802 and 1804 Appointed

The President appointed Senator Scott, Chairman; Senator Thomas, Vice-Chairman; Subcommittee A: Senator Beard, Chairman; Senators Casas, Kirkpatrick, Silver and alternates Senators Foley and Hargrett; Subcommittee B: Senator Dudley, Chairman; Senators Brown-Waite, Dyer, Holzendorf, Sullivan, Williams and alternates Senators Grant and Turner; Subcommittee C: Senator Myers, Chairman; Senators Bankhead, Childers, Jenne and alternates Senators Kurth and McKay; Subcommittee D: Senator Burt, Chairman; Senators Dantzler, Diaz-Balart, Jones and alternates Senators Harden and Weinstein.

RETURNING MESSAGES—FINAL ACTION

The Honorable Ander Crenshaw, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 138.

John B. Phelps, Clerk

The bill contained in the foregoing message was ordered enrolled.

ROLL CALLS ON SENATE BILLS

SB 68

Yeas—37

Mr. President	Diaz-Balart	Jenne	Silver
Bankhead	Dudley	Jennings	Sullivan
Beard	Dyer	Johnson	Thomas
Boczar	Foley	Jones	Turner
Brown-Waite	Forman	Kirkpatrick	Weinstein
Burt	Grant	Kiser	Wexler
Casas	Grogan	Meadows	Williams
Childers	Harden	Myers	
Crist	Hargrett	Scott	
Dantzler	Holzendorf	Siegel	

Nays—None

CS for SB 196

Yeas—34

Mr. President	Diaz-Balart	Holzendorf	Siegel
Bankhead	Dudley	Jenne	Silver
Beard	Dyer	Jennings	Sullivan
Brown-Waite	Foley	Johnson	Thomas
Burt	Forman	Jones	Turner
Casas	Grant	Kurth	Weinstein
Childers	Grogan	Meadows	Williams
Crist	Gutman	Myers	
Dantzler	Hargrett	Scott	

Nays—None

CS for SB's 200 and 300

Yeas—39

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Boczar	Foley	Johnson	Sullivan
Brown-Waite	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Wexler
Crist	Harden	Meadows	Williams
Dantzler	Hargrett	Myers	

Nays—None

CS for SB 216

Yeas—38

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Boczar	Foley	Johnson	Sullivan
Brown-Waite	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Williams
Crist	Harden	Meadows	
Dantzler	Hargrett	Myers	

Nays—None

CS for SB 218

Yeas—37

Mr. President	Dudley	Jenne	Siegel
Bankhead	Dyer	Jennings	Silver
Beard	Foley	Johnson	Sullivan
Boczar	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Williams
Crist	Harden	Meadows	
Dantzler	Hargrett	Myers	
Diaz-Balart	Holzendorf	Scott	

Nays—None

CS for SB 322

Yeas—39

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Boczar	Foley	Johnson	Sullivan
Brown-Waite	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Wexler
Crist	Harden	Meadows	Williams
Dantzler	Hargrett	Myers	

Nays—None

SB 352

Yeas—34

Mr. President	Dantzler	Hargrett	Meadows
Bankhead	Diaz-Balart	Holzendorf	Siegel
Beard	Dudley	Jenne	Silver
Boczar	Dyer	Jennings	Sullivan
Brown-Waite	Foley	Johnson	Thomas
Burt	Forman	Jones	Turner
Casas	Grant	Kirkpatrick	Williams
Childers	Grogan	Kiser	
Crist	Harden	Kurth	

Nays—None

Vote after roll call:

Yea—Myers, Weinstein, Wexler

CS for SB 428

Yeas—37

Mr. President	Diaz-Balart	Jenne	Silver
Bankhead	Dudley	Jennings	Sullivan
Beard	Dyer	Johnson	Thomas
Boczar	Foley	Jones	Turner
Brown-Waite	Forman	Kirkpatrick	Weinstein
Burt	Grant	Kiser	Wexler
Casas	Grogan	Kurth	Williams
Childers	Harden	Meadows	
Crist	Hargrett	Scott	
Dantzler	Holzendorf	Siegel	

Nays—None

SB 442

Yeas—33

Mr. President	Dyer	Jennings	Sullivan
Beard	Foley	Johnson	Thomas
Boczar	Forman	Kirkpatrick	Turner
Brown-Waite	Grant	Kiser	Weinstein
Casas	Grogan	Meadows	Wexler
Crist	Gutman	Myers	Williams
Dantzler	Harden	Scott	
Diaz-Balart	Holzendorf	Siegel	
Dudley	Jenne	Silver	

Nays—5

Bankhead	Childers	Kurth
Burt	Hargrett	

SB 482

Yeas—39

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Boczar	Foley	Johnson	Sullivan
Brown-Waite	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Wexler
Crist	Harden	Meadows	Williams
Dantzler	Hargrett	Myers	

Nays—None

CS for SB 578

Yeas—36

Mr. President	Dantzler	Holzendorf	Myers
Bankhead	Diaz-Balart	Jenne	Scott
Beard	Dudley	Jennings	Siegel
Boczar	Dyer	Johnson	Silver
Brown-Waite	Foley	Jones	Sullivan
Burt	Grant	Kirkpatrick	Thomas
Casas	Grogan	Kiser	Turner
Childers	Harden	Kurth	Weinstein
Crist	Hargrett	Meadows	Williams

Nays—None

CS for SB 690

Yeas—36

Mr. President	Dudley	Holzendorf	Scott
Bankhead	Dyer	Jenne	Siegel
Beard	Foley	Jennings	Silver
Boczar	Forman	Johnson	Sullivan
Brown-Waite	Grant	Jones	Thomas
Burt	Grogan	Kirkpatrick	Turner
Childers	Gutman	Kiser	Weinstein
Crist	Harden	Meadows	Wexler
Dantzler	Hargrett	Myers	Williams

Nays—None

SB 894

Yeas—37

Mr. President	Diaz-Balart	Jennings	Silver
Bankhead	Dudley	Johnson	Sullivan
Beard	Dyer	Jones	Thomas
Boczar	Foley	Kirkpatrick	Turner
Brown-Waite	Forman	Kiser	Weinstein
Burt	Grant	Kurth	Wexler
Casas	Grogan	Meadows	Williams
Childers	Harden	Myers	
Crist	Hargrett	Scott	
Dantzler	Holzendorf	Siegel	

Nays—None

CS for SB 920

Yeas—34

Mr. President	Dantzler	Jenne	Scott
Bankhead	Diaz-Balart	Jennings	Siegel
Beard	Dudley	Johnson	Silver
Boczar	Dyer	Jones	Thomas
Brown-Waite	Forman	Kirkpatrick	Turner
Burt	Grant	Kiser	Weinstein
Casas	Grogan	Kurth	Williams
Childers	Gutman	Meadows	
Crist	Hargrett	Myers	

Nays—None

SB 1800

Yeas—34

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Brown-Waite	Foley	Johnson	Sullivan
Burt	Forman	Jones	Thomas
Casas	Grant	Kirkpatrick	Turner
Childers	Grogan	Kiser	Williams
Crist	Harden	Kurth	
Dantzler	Hargrett	Meadows	

Nays—1

Boczar

Vote after roll call:

Yea—McKay, Myers, Weinstein, Wexler

SB 1802

Yeas—35

Mr. President	Dantzler	Hargrett	Meadows
Bankhead	Diaz-Balart	Holzendorf	Scott
Beard	Dudley	Jenne	Siegel
Boczar	Dyer	Jennings	Silver
Brown-Waite	Foley	Johnson	Sullivan
Burt	Forman	Jones	Thomas
Casas	Grant	Kirkpatrick	Turner
Childers	Grogan	Kiser	Williams
Crist	Harden	Kurth	

Nays—None

Vote after roll call:

Yea—McKay, Myers, Weinstein, Wexler

SB 1804

Yeas—35

Mr. President	Dantzler	Hargrett	Meadows
Bankhead	Diaz-Balart	Holzendorf	Scott
Beard	Dudley	Jenne	Siegel
Boczar	Dyer	Jennings	Silver
Brown-Waite	Foley	Johnson	Sullivan
Burt	Forman	Jones	Thomas
Casas	Grant	Kirkpatrick	Turner
Childers	Grogan	Kiser	Williams
Crist	Harden	Kurth	

Nays—None

Vote after roll call:

Yea—McKay, Myers, Weinstein, Wexler

ROLL CALLS ON HOUSE BILLS

CS for HB 81

Yeas—39

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Boczar	Foley	Johnson	Sullivan
Brown-Waite	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Wexler
Crist	Harden	Meadows	Williams
Dantzler	Hargrett	Myers	

Nays—None

CS for HB 103

Yeas—37

Mr. President	Dudley	Jennings	Silver
Bankhead	Dyer	Johnson	Sullivan
Beard	Foley	Jones	Thomas
Brown-Waite	Forman	Kirkpatrick	Turner
Burt	Grant	Kiser	Weinstein
Casas	Gutman	Kurth	Wexler
Childers	Harden	Meadows	Williams
Crist	Hargrett	Myers	
Dantzler	Holzendorf	Scott	
Diaz-Balart	Jenne	Siegel	

Nays—2

Boczar

Grogan

CS for HB 231

Yeas—37

Mr. President	Diaz-Balart	Jennings	Silver
Bankhead	Dudley	Johnson	Sullivan
Beard	Dyer	Jones	Thomas
Boczar	Foley	Kirkpatrick	Turner
Brown-Waite	Forman	Kiser	Weinstein
Burt	Grant	Kurth	Wexler
Casas	Grogan	Meadows	Williams
Childers	Harden	Myers	
Crist	Hargrett	Scott	
Dantzler	Holzendorf	Siegel	

Nays—None

HB 535

Yeas—38

Mr. President	Diaz-Balart	Holzendorf	Siegel
Bankhead	Dudley	Jenne	Silver
Beard	Dyer	Jennings	Sullivan
Boczar	Foley	Johnson	Thomas
Brown-Waite	Forman	Jones	Turner
Burt	Grant	Kirkpatrick	Weinstein
Casas	Grogan	Kiser	Wexler
Childers	Gutman	Kurth	Williams
Crist	Harden	Myers	
Dantzler	Hargrett	Scott	

Nays—None

HB 1775

Yeas—37

Mr. President	Diaz-Balart	Jenne	Siegel
Bankhead	Dudley	Jennings	Silver
Beard	Dyer	Johnson	Sullivan
Boczar	Foley	Jones	Thomas
Brown-Waite	Forman	Kirkpatrick	Turner
Burt	Grant	Kiser	Weinstein
Casas	Grogan	Kurth	Williams
Childers	Gutman	Meadows	
Crist	Hargrett	Myers	
Dantzler	Holzendorf	Scott	

Nays—None

HB 1779

Yeas—39

Mr. President	Diaz-Balart	Holzendorf	Scott
Bankhead	Dudley	Jenne	Siegel
Beard	Dyer	Jennings	Silver
Boczar	Foley	Johnson	Sullivan
Brown-Waite	Forman	Jones	Thomas
Burt	Grant	Kirkpatrick	Turner
Casas	Grogan	Kiser	Weinstein
Childers	Gutman	Kurth	Wexler
Crist	Harden	Meadows	Williams
Dantzler	Hargrett	Myers	

Nays—None

VOTES RECORDED AFTER ROLL CALL

On motion by Senator Myers, by unanimous consent of the Senate, Senators Myers, Weinstein and Wexler were recorded as voting "yea" on Senate Bills 1800, 1802, 1804 and 352.

ENROLLING REPORTS

Senate Bills 170, 222 and CS for SB 460 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 2, 1993.

Joe Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 25 was corrected and approved.

CO-SPONSORS

Senator Hargrett—SB 292; Senator Crist—SB 312; Senator Thomas—SB 648; Senator Sullivan—SB 1296; Senator Dyer—SB 1432, SB 1434; Senator Forman—SB 1828; Senator Meadows—SB 1962

RECESS

On motion by Senator Jennings, the Senate recessed at 12:08 p.m. for the purpose of holding committee meetings and conducting other Senate business until 9:00 a.m., Thursday, March 4.

SENATE PAGES

March 1-5

Carlos Alberto Becerra, Miami; Allison Brown, Jacksonville; Gregory Crew, Zephyrhills; Lyle Fogarty, Bradenton; Argie Gemelas, Spring Hill; Lauren Goodman, North Miami Beach; David Haas, Jupiter; Chinh Huynh, Casselberry; Chris Olenik, Coral Springs; LaVonnia S. Proctor, Tallahassee; Heather Ann Rakebrand, Palm Bay; Frank Michael Roberts, Jr., Sanford; Shana Ashley Teel, Tallahassee; Jason Tischer, Sarasota; Andrew Wieseneck, Palm Beach Gardens